

June 2, 2005

MEMORANDUM

TO: The Commission

THROUGH: James A. Pehrkon

Staff Director

FROM: James A. Kahl

Deputy General Counsel

Rosemary C. Smith

Associate General Counsel

Brad C. Deutsch

Assistant General Counsel

Esa L. Sferra Attorney

SUBJECT: Draft AO 2005-05

Attached is a proposed draft of the subject advisory opinion. We request that this draft be placed on the agenda for June 9, 2005.

Attachment

AO DRAFT COMMENT PROCEDURES

The Commission permits the submission of written public comments on draft advisory opinions when proposed by the Office of General Counsel and scheduled for a future Commission agenda.

Today, DRAFT ADVISORY OPINION 2005-05 is available for public comments under this procedure. It was requested by Rex Linder, Treasurer of Friends of Ray LaHood, on behalf of Representative Ray LaHood.

Proposed Advisory Opinion 2005-05 is scheduled to be on the Commission's agenda for its public meeting of Thursday, June 9, 2005.

Please note the following requirements for submitting comments:

- 1) Comments must be submitted in writing to the Commission Secretary with a duplicate copy to the Office of General Counsel. Comments in legible and complete form may be submitted by fax machine to the Secretary at (202) 208-3333 and to OGC at (202) 219-3923.
- 2) The deadline for the submission of comments is 12:00 noon (Eastern Time) on June 8, 2005.
- 3) No comments will be accepted or considered if received after the deadline. Late comments will be rejected and returned to the commenter. Requests to extend the comment period are discouraged and unwelcome. An extension request will be considered only if received before the comment deadline and then only on a case-by-case basis in special circumstances.
- 4) All timely received comments will be distributed to the Commission and the Office of General Counsel. They will also be made available to the public at the Commission's Public Records Office.

CONTACTS

Press inquiries: Robert Biersack (202) 694-1220

Commission Secretary: Mary Dove (202) 694-1040

Other inquiries:

To obtain copies of documents related to AO 2005-05, contact the Public Records Office at (202) 694-1120 or (800) 424-9530.

For questions about comment submission procedures, contact Rosemary C. Smith, Associate General Counsel, at (202) 694-1650.

MAILING ADDRESSES

Commission Secretary Federal Election Commission 999 E Street NW Washington, DC 20463

Rosemary C. Smith Associate General Counsel Office of General Counsel Federal Election Commission 999 E Street, NW Washington, DC 20463

1 2	ADVISORY OPINION 2005-05 DRAFT
3 4 5 6 7 8	Mr. Rex Linder Friends of Ray LaHood 4238 N. Knoxville Avenue Peoria, Illinois 61614
9	Dear Mr. Linder:
10	We are responding to your advisory opinion request on behalf of Representative
11	Ray LaHood regarding the application of the Act and Commission regulations to
12	proposed uses of funds remaining in the account of a State committee that was created to
13	finance Representative LaHood's "recent interest in exploring his candidacy for
14	Governor of the State of Illinois." The Commission concludes that if Representative
15	LaHood decides not to become a gubernatorial candidate, he or his State exploratory
16	committee may use the remaining funds in the exploratory committee's account to make
17	donations to State and local candidates and to the non-Federal accounts of State and local
18	Republican party organizations. Additionally, Representative LaHood or his State
19	exploratory committee may make refunds to donors, and may make donations to entities
20	organized under section 501(c)(3) of the Internal Revenue Code of 1986 that do not
21	engage in any election activity.
22	Background
23	The facts of this request are presented in your letter received on April 21, 2005
24	and in your e-mail communications dated April 26 and 29, 2005.
25	Representative Ray LaHood is the U.S. Representative from the 18 th District of
26	Illinois and a candidate for re-election to the U.S. House of Representatives in 2006. His

principal campaign committee for re-election is Friends of Ray LaHood.

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1	Representative LaHood is also currently interested in exploring a candidacy for
2	Governor of Illinois. Accordingly, Representative LaHood has established Ray LaHood
3	for Illinois ("LaHood State Committee"). The LaHood State Committee is registered
4	with the State of Illinois and has raised funds to finance his exploratory campaign. You
5	represent that all funds raised by, and for, the LaHood State Committee have been in
6	amounts and from sources that are in compliance with the limitations and prohibitions of
7	the Federal Election Campaign Act of 1971, as amended (the "Act").
8 9 10 11 12 13 14 15 16 17 18	 Questions Presented If Representative LaHood decides not to announce a candidacy for Governor of Illinois, may he use the remaining funds raised and deposited into the LaHood State Committee account for: Donations to State and local candidates; Donations to the non-Federal accounts of State and local Republican party organizations; Refunds to donors; or Donations to 501(c)(3) organizations that do not engage in any election activity?
19 20	Legal Analysis and Conclusions
21	As amended by the Bipartisan Campaign Reform Act of 2002 ("BCRA"), Public
22	Law 107-155, 116 Stat. 61 (2002), the Act regulates certain actions of Federal candidates
23	and officeholders, their agents, and entities directly or indirectly established, financed,
24	maintained, or controlled by, or acting on behalf of, Federal candidates or officeholders
25	(collectively "covered persons"), when they raise or spend funds in connection with
26	either Federal or non-Federal elections. 2 U.S.C. 441i(e); 11 CFR 300.60 through

¹ The Illinois gubernatorial primary election will take place on March 21, 2006. 10 ILCS (Illinois Compiled Statutes) 5/2A-1.1 (2005) (Illinois even-numbered year primaries are held on the third Tuesday in March). The earliest candidates can qualify to have their names placed on the primary ballot is December 2005. 10 ILCS 5/7-12. (2005) (Illinois petitions for nomination must be filed no earlier than 99 and no later than 92 days prior to the date of the primary).

1	300.65. In pertinent part, BCRA, and the Commission regulations implementing BCRA,
2	prohibit covered persons from soliciting, receiving, directing, transferring, spending, or
3	disbursing funds in connection with any non-Federal election unless the funds do not
4	exceed the amounts permitted with respect to contributions to Federal candidates and
5	political committees under 2 U.S.C. 441a(a)(1), (2), and (3), and are not from sources
6	prohibited by the Act from making contributions in connection with an election for
7	Federal office. ² 2 U.S.C. 441i(e)(1)(B); 11 CFR 300.62; see also 2 U.S.C. 441a, 441b,
8	441c, 441e, and 441f. Commission regulations also require such funds to be in amounts
9	and from sources that are consistent with State law. 11 CFR 300.62.
10	Representative LaHood is both a Federal candidate and a Federal officeholder.
11	Additionally, the LaHood State Committee is an entity that is directly established,
12	financed, maintained, or controlled by him. Therefore, if any of the proposed uses for
13	these funds are in connection with a non-Federal election, then these funds must be raised
14	and spent in accordance with 2 U.S.C. 441i(e)(1)(B), or the exception found in section
15	441i(e)(2). See also 11 CFR 300.62 and 300.63.
16 17 18	Questions 1 and 2 May Representative LaHood use the remaining funds in the LaHood State Committee account to make donations to State and local candidates and to the non-

19 20 Federal accounts of State and local Republican Party organizations?

² Although, as indicated above, the requestor has represented that all funds raised by, and for, the LaHood State Committee have been in amounts and from sources that are in compliance with the limitations and prohibitions of the Act, section 441i(e)(2) of the Act specifically provides an exception that permits Federal candidates or officeholders who are also candidates for a State or local office to solicit, receive, and spend funds outside the limitations and prohibitions of the Act if the funds are solicited, received and spent solely in connection with their State or local campaigns and refer only to themselves, their opponents, or both. 2 U.S.C. 441i(e)(2). Under Commission regulations at 11 CFR 300.63, this exception is applicable if the solicitation, receipt or spending of funds is permitted under State law.

1	Yes, Representative LaHood may use those funds to make donations to non-
2	Federal candidates and to these non-Federal accounts, provided such donations are
3	consistent with Illinois law.
4	Donations to a State or local candidate or to the non-Federal account of any State
5	or local Republican party organization would include transfers, spending, or
6	disbursements of funds in connection with a non-Federal election, which under 2 U.S.C.
7	441i(e)(1)(B) and 11 CFR 300.62 must consist only of funds that are not in excess of the
8	amounts permitted with respect to contributions to Federal candidates and political
9	committees and are not from prohibited sources.
10	You have represented that the LaHood State Committee has accepted donations
11	only in accordance with the Act's limitations and prohibitions and therefore are not in
12	excess of the amounts permitted with respect to Federal candidates and are not from
13	prohibited sources. Accordingly, all the funds in the LaHood State Committee account
14	are in compliance with the restrictions found in 2 U.S.C. 441i(e)(1)(B) and 11 CFR
15	300.62, and Representative LaHood or the LaHood State Committee may donate such
16	funds to State and local candidates or to the non-Federal accounts of State and local
17	Republican party organizations without further restriction under 2 U.S.C. 441i(e)(1)(B)
18	and 11 CFR 300.62, provided that such donations are consistent with Illinois law.
19 20 21 22	Question 3 May Representative LaHood use the remaining funds in the LaHood State Committee account to make refunds to donors?
23	Yes, Representative LaHood may use those funds to make refunds to donors,
24	provided such refunds are consistent with Illinois law.

1 As discussed above, the funds in the LaHood State Committee consist only of 2 donations that were raised in amounts permitted with respect to Federal candidates and 3 are not from prohibited sources. Therefore, any such refund would be of funds that are 4 already in compliance with section 441i(e)(1)(B) of the Act. Accordingly, 5 Representative LaHood or the LaHood State Committee may use the unexpended funds 6 in the LaHood State Committee account to make refunds, provided that no such refund to 7 a person exceeds the amount actually donated by that person and that such refund is 8 consistent with Illinois law. 9 Question 4 10 May Representative LaHood use the remaining funds in the LaHood State 11 Committee account to make donations to section 501(c)(3) organizations that do not 12 conduct any election activity? 13 14 Yes, Representative LaHood may use those funds to make donations to section 15 501(c)(3) organizations that do not conduct any election activity, provided such donations 16 are consistent with Illinois law. 17 Donations to section 501(c)(3) organizations that conduct no election activity of 18 any kind do not involve transfers, spending, or disbursements of funds in connection with 19 a Federal or non-Federal election and therefore do not fall within the restrictions found in 20 2 U.S.C. 441i(e)(1). *See* Advisory Opinion 2003-32. 21 The Commission expresses no opinion regarding the tax ramifications, if any, of 22 the proposed activities under the Internal Revenue Code because those issues are not 23 within its jurisdiction. 24 This response constitutes an advisory opinion concerning the application of the 25 Act and Commission regulations to the specific transaction or activity set forth in your 26 request. See 2 U.S.C. 437f. The Commission emphasizes that if there is a change in any

1	of the facts or assumptions presented, and such facts or assumptions are material to a
2	conclusion presented in this advisory opinion, then the requestor may not rely on that
3	conclusion as support for its proposed activity.
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5	Sincerely,
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6 7 8	
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9	Scott E. Thomas
10	Chairman
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12	
13	F. 1 (4.0.2002.22)
14	Enclosure (AO 2003-32)